

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TENNESSEE
WESTERN DISTRICT**

CAROLYN ANN JONES,

Plaintiff,

V.

**BWAY CORPORATION d.b.a.
MAUSER PACKAGING SOLUTIONS
& RANDY DUERKSEN**

Defendants.

Case No. 2:22-cv-02683-JPM-tmp

SUPPLEMENTAL JURY INSTRUCTION NO. 1

The jury has submitted the following question to the Court:

Questions:

1. Is it possible to hold BWAY responsible for Negligence regarding failure to conduct a thorough investigation on Ms. Jones' allegations of sexual harassment?

Answer:

Plaintiff has not brought a claim for the tort of Negligence regarding BWAY's alleged failure to conduct a thorough investigation. You may only make determinations on whether Plaintiff has proven by a preponderance of the evidence the claims alleged. If a claim is not alleged, you cannot consider it.

Remember, you must follow the law as I explained it to you whether you agree with that law or not; and you must follow all of my instructions as a whole. You may not single out, or disregard, any of the Court's instructions on the law.